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**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW JERSEY**

SYNCHRONOSS TECHNOLOGIES
INC.

Plaintiff,

v.

ASURION MOBILE APPLICATIONS,
INC.,

Defendant.

Civil Action No. 11-5811(FLW/TJB)

**ADDITIONAL DOCUMENTATION IN SUPPORT
OF PLAINTIFF'S MEMORANDUM OF POINTS AND AUTHORITIES IN
OPPOSITION TO DEFENDANT'S MOTION TO PROHIBIT
THE LAW FIRM OF SNR DENTON, US LLP TO ACT AS COUNSEL FOR PLAINTIFF**

Pursuant to this Court's Letter Order of July 18, 2012 (Doc. No. 28), Plaintiff Synchronoss Technologies, Inc. ("Synchronoss") hereby submits the following additional documentation which confirms that an attorney-client relationship existed between SNR Denton,

US LLP (“SNR”) and Asurion Corporation and that such a relationship never existed between SNR and Asurion Mobile Applications, Inc. (“AMA”):

1. EXHIBIT 1: The Second Declaration of John C. Koski. This document includes exhibits A-G which disclose: (A) the engagement letter between SNR and Asurion Corporation; (B)-(E) SNR’s internal “New Matter” and “New Business Intake” forms identifying Asurion Corporation as the firm’s client; (F) invoices sent to Asurion Corporation; and (G) checks received by SNR from Asurion Insurance Services and Asurion, not from Asurion Mobile Applications, Inc.
2. EXHIBIT 2: An official assignment record from the United States Patent and Trademark Office showing that inventors Robert Meadows, Jonathan Salcedo and Garret Larson conveyed their interest in Patent Application No. 11/737,900 to Asurion Corporation, not Asurion Mobile Applications.

Therefore, based upon the foregoing, together with the previous brief and exhibits submitted with its Opposition to Defendants Motion, Synchronoss respectfully renews its request that this Court deny Defendant’s Motion and allow it to retain SNR as counsel in this matter.

Respectfully submitted this 3rd day of August, 2012,

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